IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

Lisa Peterson,

Plaintiff v.

Park Springs LLC,

CIVIL FILE ACTION NO# 1:21-CV-02028-LMM-AJB

JURY TRIAL DEMANDED

Defendant

MOTION TO WITHDRAW AS COUNSEL OF RECORD FOR PLAINTIFFS

Attorney Tamika Sykes of Sykes Law LLC (Counsel) pursuant to LR 83.1(E), NDGa, files this Motion to Withdraw as Counsel of Record for Plaintiff Lisa Peterson (Plaintiff). Counsel has attached as Exhibit A, the Notice of Intent to File Motion to Withdraw as Counsel. Plaintiffs have been notified of Counsel intent to withdraw on July 28, 2021. Exhibit A, the Notice of Intent to File Motion Withdraw As Counsel which was served on Plaintiffs at Plaintiffs last known address and through secure client portal, and in pertinent part states:

- 1) Tamika Sykes wishes to withdraw;
- 2) Sykes Law LLC wishes to withdraw;
- 3) This Court retains jurisdiction of the action;
- 4) That Plaintiff has the burden of keeping the Court informed respecting where notices, pleadings, or other papers may be served;
- 5) That Plaintiff has the obligation to prepare for trial or hire other counsel to prepare for trial when the trial date has been set;
- 6) That if Plaintiff fails or refuses to meet these burdens, Plaintiff may suffer adverse consequences, including, in criminal cases, bond forfeiture and arrest;
- 7) That the dates of any scheduled proceedings, including trial, and that holding of such proceedings will not be affected by the withdrawal of Counsel;
- 8) That service of notices may be made upon Plaintiff at Plaintiff's last known address) as follows:
 - Lisa Peterson 2023 Ewing Estates Drive Dacula, Georgia 30019; lisa_bowman_peterson@yahoo.com
- 9) Plaintiffs have 14 days from the date of this Notice to notify the Court or Counsel of any objection to Counsel's withdrawal that Plaintiffs may have.

10) Plaintiffs have been informed that the Clerk of the Northern District of Georgia, Atlanta Division, where Plaintiff's case is pending may be contacted through the following information:

Clerk Kevin P. Weimer Richard B. Russell Federal Building and Courthouse 75 Spring Street, SW 2211 U.S. Courthouse Atlanta, GA 30303-3361 (404) 215-1655

11) Counsel for Defendant may be contacted through the following information:

Kurt Peterson Littler Mendelson PC 3424 Peachtree Road NE Suite 1200 Atlanta, Ga 30326 (404) 233-0330 kpeterson@litter.com

Therefore, Attorney Tamika Sykes of Sykes Law LLC respectfully request this court to grant this Motion to Withdraw As Counsel for Plaintiff.

Respectfully submitted this 13th day of August, 2021.

CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing MOTION TO

WITHDRAW AS COUNSEL OF RECORD FOR PLAINTIFFS on Plaintiffs
and Defendant's counsel through e-service notification from this Court's
electronic court filing system-CM/ECF; electronic mail, via client portal,
and last known address.

Respectfully submitted this 13th day of August, 2021.

/s/ Tamika Sykes , Tamika Sykes, Ga Bar #141617 tamikasykes@sykeslawllc.com



400 West Peachtree St. NW Suite #4-532 Atlanta, Ga 30308 (404) 870-8414-Office

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Lisa Peterson,	
Plaintiff	CIVIL FILE ACTION NO#
v. Park Springs LLC,	1:21-CV-02028-LMM-AJB
Defendant	JURY TRIAL DEMANDED

NOTICE OF INTENT TO FILE MOTION TO WITHDRAW AS COUNSEL FOR PLAINTIFFS

In accordance with LR 83.1(E), NDGa, Tamika Sykes of Sykes Law

LLC (Counsel) serves this notice of intent to seek permission to withdraw her
representation as Counsel of record for Lisa Peterson

(Plaintiff) in this matter. Please be advised of the following:

- 1. That Attorney Tamika Sykes wishes to withdraw;
- 2. That the Court retains jurisdiction of the action;
- 3. That Plaintiffs have the burden of keeping the Court informed respecting where notices, pleadings or other papers may be served;

EXHIBIT A

- 4. That Plaintiffs have the obligation to prepare for trial or hire other counsel to prepare for trial when the trial date has been set;
- 5. That if Plaintiffs fail or refuse to meet these burdens Plaintiff may suffer adverse consequences, including, in criminal cases, bond forfeiture and arrest;
- 6. That the dates of any scheduled proceedings, including trial, and that holding of such proceedings will not be affected by the withdrawal of Counsel;
- 7. That service of notices may be made upon Plaintiffs at Plaintiffs' last known address) as follows:

 Lisa Peterson 2023 Ewing Estates Drive Dacula, Georgia 30019;

 lisa_bowman_peterson@yahoo.com
- 8. Plaintiffs have 14 days from the date of this Notice to notify the Court or Counsel of any objection to Counsel's withdrawal that Plaintiff may have.

Respectfully submitted this 13th day of August, 2021.

Tamika Sykes, Ga Bar #141617

Januha Sykes

